REMARKS

Claims 30-32, 35, 36, 41-45, 58, 60, 61, and 91-95 are pending. Claims 30, 35, 36, 41, 43-45, and 58 have been amended, the remaining claims that were pending have been canceled, and new claims 91-95 have been added for the reason noted below. Since more claims were canceled than those added herein, it is respectfully submitted that entry of this paper is proper.

In the Advisory Action issued on April 2, 2008, in connection with Continuation Application Serial No. 11/390,183, claim 6 was indicated to be allowed. During a subsequent telephone conversation with Applicants' representative, the Examiner indicated that no other independent claim in either the present application or the continuation application would be allowed except claim 6.

Accordingly, in this paper new claim 91 has been added to correspond to allowed claim 6 in the continuation application. Many of the claims in this application were then amended to depend from new claim 91. Care has been taken to ensure that consistent terminology has been used in making these amendments.

Applicants further note that the subject matter of the first storing step in claim 91 (corresponding to allowed claim 6 in the continuation application) was recited in the claims originally filed in this parent application. These features are supported, for example, by page 13 of the specification. However, in order to provide a clearer written description of these features, page 13 of the specification has been amended to recite subject matter that more closely corresponds to the first storing step of claim 91. Because this amendment merely conforms the

specification to subject matter that was recited in the claims as originally filed in this parent application, it is submitted that no new matter has been added.

New claim 92 recites a system having features analogous to those in claim 91. Accordingly, it is submitted that claim 92 and its dependent claims are allowable.

In view of the foregoing amendments and remarks, it is respectfully submitted that this application is in condition for allowance. Withdrawal of the rejections of record and furtherance of the claims to allowance is therefore respectfully requested.

To the extent necessary, a petition for an extension of time under 37 CFR § 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this, concurrent and future replies, including extension of time fees, to Deposit Account 16-0607 and please credit any excess fees to such deposit account.

Respectfully submitted,

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